In the Indiana Supreme Court

IN THE MATTER OF)	Case No. 44S00-0502-DI-62
JEFFREY K. FETTERS)	Case 110. 44500-0302-D1-02
ORDER SUSTAINING OBJECTION TO AUTOMATIC REINSTATEMENT		
On November 14, 2005, this Court iss	sued	ed an Order suspending respondent for sixty (60) days,
effective December 19, 2005, with automatic reinstatement thereafter. Matter of Fetters, 837 N.E.2d		
145 (Ind. 2005). This Order also assessed the costs of the proceedings against respondent. On February		
3, 2006, the Indiana Supreme Court Disciplinary Commission filed, pursuant to Ind. Admission and		
Discipline Rule 23 § 4(c) its Objection to Automatic Reinstatement, noting respondent had not paid the		
costs, totaling \$858.61, and that respondent's suspension was to automatically terminate February 16,		
2006, unless this Court took further action.		
And this Court, being duly advised, now finds that the Disciplinary Commission's Objection		
should be SUSTAINED and that respondent's automatic reinstatement should be deferred until he		
provides the Disciplinary Commission with proof of payment of all costs of these proceedings.		
IT IS, THEREFORE, ORDERED) th	hat the Disciplinary Commission's Objection is
SUSTAINED and that respondent's automatic reinstatement is deferred until he provides the		
Disciplinary Commission with proof of payment of all costs of these proceedings.		
The Clerk of this Court is directed to	o fo	forward notice of this order to the respondent and his
attorney; to the Indiana Supreme Court Disciplinary Commission, to the hearing officer, Lori K.		
Morgan, and to all other entities as provided in Admis.Disc.R. 23(3)(d).		
DONE at Indianapolis, Indiana, this	·	day of February, 2006.

Randall T. Shepard Chief Justice of Indiana

All justices concur.